

FILED
2024 DEC 11 AM 8:17
CLERK
U.S. DISTRICT COURT

Russell Greer
1100 Dumont Blvd
Apt 139
Las Vegas, NV 89169
801-895-3501
russmark@gmail.com
Pro Se Litigant

IN THE UNITED STATES DISTRICT COURT
DISTRICT OF UTAH

RUSSELL GREER

Plaintiff

v.

JOSHUA MOON ET AL,

Defendants

**PLAINTIFF'S MOTION FOR ENTRY OF
AN ORDER COMPELLING JOSHUA
MOON & LOLCOW LLC TO APPEAR
FOR A JUDGMENT DEBTOR
EXAMINATION AND PRODUCE
DOCUMENTS**

Case No.: 2:24-cv-00421-DBB-JCB

Plaintiff Russell Greer comes now and requests a debtor's examination of Joshua Moon and Lolcow LLC to pay the outstanding \$225.25 that the 10th Circuit awarded last year: 12-12-23.

FACTS

Awarded Costs

Last October, the 10th Circuit ruled in Plaintiff's favor and reversed the erroneous dismissal. In vain, the Defendants filed a re-hearing. That was denied. And then, they appealed to the Supreme Court. That, too, was denied.

On 12-12-23, the 10th Circuit awarded Greer \$225.25 in appeals costs. The District Court Clerk entered the award. **EXHIBIT A.**

Tried collecting the award

In April of 2024, Plaintiff tried collecting the award from Mr. Hardin, but Hardin never affirmed or acknowledged that he would pay, rather, he blamed "Plaintiff's behavior" for the reason why the case was continuing and touted Defendants' rights to infringe Plaintiff's copyrights. **EXHIBIT B.**

The conversation of recouping the award money got lost in the swarm of Defendants' excessive motions and notices and filings.

On 12/09/24, Plaintiff once again asked for the money. Defendants ignored Greer. Plaintiff is left with no other option, but to request an examination of Mr. Moon in order to get the \$225.25 from him.

Examination of Mr. Moon and Lolcow LLC

Greer requests to examine Defendant Joshua Moon upon all matters relating to his assets (liquid and property) in order to satisfy the outstanding debt.

Greer requests a Zoom hearing, in open-court, in front of Judge Bennett, and that the debtor produce the following documents for examination: books, documents, bank statements and other papers relating to Moon's and Lolcow's assets.

By producing the following documents, Plaintiff believes he can establish that Moon has the money to satisfy the awarded damages because after all, Defendants have the money to run a website that has infringed on Plaintiff's copyrights.

Respectfully

DATED: December 11th, 2024

Russell Greer

/rgreer/

Pro Se

CERTIFICATE OF SERVICE:

Pursuant to FRCP 5(b), I certify that on December 11th, 2024, I served a true and correct copy of the attached document by ECF to all attorneys on record

EXHIBIT A

Appellate Case: 21-4128 Document: 010110967136 Date Filed: 12/12/2023 Page: 1

UNITED STATES COURT OF APPEALS
FOR THE TENTH CIRCUIT

No. 21-4128
Greer v. Moon, et al.,
(D.C. No. 2:20-CV-00647-TC)

STATEMENT OF COSTS

The following itemized costs are certified in the captioned case in favor of appellant and against appellees. *See* Fed. R. App. P. 39. Per Fed. R. App. P. 39(d)(3), this statement of costs becomes effective the date the mandate issues. If the mandate has issued already, the statement acts as a supplement to that mandate.

Docket Fees \$ 0.00

PRINTING EXPENSE:

Appellant's Opening Brief, Reply Brief, and appendix printing \$225.25.

TOTAL PRINTING EXPENSE \$ 225.25

OTHER COSTS:

\$ 0.00

GRAND TOTAL, STATEMENT OF COSTS \$ 225.25

It is requested that these costs be added to the mandate in accordance with the provisions of Rule 39 of the Federal Rules of Appellate Procedure.

Entered for the Court,



Christopher M. Wolpert
Clerk of the Court

EXHIBIT B



